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CONTRACT BETWEEN

ZONE 7 WATER AGENCY

AND

DUBLIN SAN RAMON SERVICES DISTRICT

FOR A MUNICIPAL & INDUSTRIAL WATER SUPPLY



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MUNICIPAL & INDUSTRIAL WATER SUPPLY CONTRACT

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CONTRACT BETWEEN
ZONE 7 OF ALAMEDA COUNTY FLOOD CONTROL AND WATER
CONSERVATION DISTRICT AND DUBLIN SAN RAMON SERVICES DISTRICT
FOR A MUNICIPAL & INDUSTRIAL WATER SUPPLY

THIS CONTRACT, made and entered into this 23rd day of August, 1994, by and between ZONE 7 OF ALAMEDA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT, commonly known as the Zone 7 Water Agency, hereinafter referred to as "Zone 7" and the DUBLIN SAN RAMON SERVICES DISTRICT, hereinafter referred to as "Contractor."

W I T N E S S E T H:

For and in consideration of the terms and conditions herein contained, Zone 7 agrees to furnish and provide a water supply to Contractor, and Contractor agrees to purchase and accept such water supply consistent with the provisions herein.

A. INTRODUCTORY PROVISIONS

1. Definitions

When used in this contract, the following terms shall have the meanings hereinafter set forth:

- a. "Board" shall mean the Board of Directors of Zone 7 of Alameda County Flood Control and Water Conservation District.
- b. "Each Contractor" or "Other Contractor" shall mean any entity, public or private, contracting with Zone 7 for a Municipal & Industrial Water Supply.
- c. "Extract," "Extraction" or "Extracting" shall mean obtaining groundwater, by pumping or any other means, from wells, shafts, tunnels, excavations or other sources of such groundwater, for domestic, municipal, irrigation, industrial or other use.

- d. "Groundwater Pumping Quota" shall mean that quantity of water that the Contractor is entitled to extract from the Main Basin without paying a recharge fee to Zone 7.
- e. "In-Lieu Treated Water" shall mean that quantity of treated water delivered from Zone 7 in exchange for an equal reduction in Contractor's extraction of its Groundwater Pumping Quota.
- f. "Main Basin" shall mean that part of the Livermore-Amador Valley groundwater basin located essentially within the valley floor sections of the Castle, Bernal, Amador and Mocho (II) Subbasins as defined in Bulletin No. 118-2, Evaluation of Groundwater Resources: Livermore and Sunol Valleys, State of California, Department of Water Resources and shown in Exhibit A attached.
- g. "Municipal & Industrial Water Supply" shall mean a supply of water from Zone 7 to Each Contractor regardless of the source of said water or Contractor's use of said water.
- h. "Other Sources" shall mean a water source from any person, corporation or entity, whether public or private, other than from Zone 7.
- i. "Recharge" or "Recharged" shall mean managed replenishment of the Main Basin including but not limited to spreading on natural or improved channels or basins or well injection with imported, locally developed, or recycled water, or through In-Lieu Treated Water. Applied irrigation water percolation shall not be considered recharge.

- j. "Recycled Water" shall mean wastewater treated for reuse as permitted by the California Department of Health Services, the Regional Water Quality Control Board and other agencies that from time to time may have jurisdiction.
- k. "Safe Yield" shall mean the quantity of water that can be successfully extracted from the Main Basin on an annual basis over an extended number of years without reducing groundwater storage. Such safe yield is the net quantity of groundwater added to the Main Basin by stream percolation (including percolation from stream releases required for prior water rights), rainfall percolation, applied irrigation water percolation, and net subsurface inflow.
- l. "Treated Water" shall mean water that is processed as necessary to comply with drinking water requirements of the California Department of Health Services, the United States Environmental Protection Agency and other agencies that from time to time may have jurisdiction.
- m. "Turnout Facilities" shall mean the facilities required to provide treated water deliveries from Zone 7's water system to the Contractor's water system. See Exhibit B for a schematic of a typical turnout facility.
- n. "Zone 7 Boundary" shall mean the boundary of Zone 7 as shown on Exhibit C and as may be revised from time to time.

2. Term of Contract

This contract shall become fully effective upon execution of the duly authorized signatures of the parties hereto and shall remain in effect for a period of thirty (30) years from

the date hereof, unless terminated or extended prior to expiration of term by mutual agreement at an earlier date.

B. WATER SERVICE PROVISIONS

3. Quantity of Water

Contractor shall purchase from Zone 7 all water required by Contractor for use within Contractor's service area as defined in Section 6 except that Contractor may extract groundwater as provided in the Groundwater Extraction Provisions herein or obtain water from Other Sources under the conditions in Section 5. No quantity of water purchased from Zone 7 or extracted as part of Contractor's Groundwater Pumping Quota shall be delivered by or provided from Contractor to any area other than Contractor's service area, except for short-term emergency and/or public health purposes.

4. Quality of Water

All treated water to be delivered by Zone 7 to Contractor shall be of a quality that complies with the Requirements for Drinking Water of the California Department of Health Services and the United States Environmental Protection Agency or their successor regulatory agencies. Zone 7 will endeavor to provide treated water that is aesthetically acceptable to the Contractor's customers. Zone 7 will blend its different sources of water within its operational capabilities to provide water of approximately equal quality to Each Contractor.

5. Water from Other Sources

In order to protect Zone 7's financial interest, Contractor shall not contract for, purchase or receive, with or without compensation, either directly or indirectly, any water for use in its service area from any source other than by

extraction of its Groundwater Pumping Quota or from purchase from Zone 7, except for any one or more of the following:

- (a) The water received is for fire flow or fire storage requirements or other emergency purposes;
- (b) The water delivered through Zone 7's turnout facility does not comply with drinking water requirements of California Department of Health Services, United States Environmental Protection Agency, or successor regulatory agencies. The quantity of water obtained shall be limited to that necessary to meet Contractor's treated water needs as a result of Zone 7's non-compliance with said drinking water requirements;
- (c) Zone 7 is unable to deliver the quantity of treated water necessary to satisfy the requirements of Contractor. Zone 7 shall specify the quantity of treated water that it cannot deliver and the time period for which it cannot satisfy the Contractor's requirements. Contractor is otherwise obligated to secure all water from Zone 7 to the extent Zone 7 can provide it;
- (d) Zone 7 is able to meet Contractor's water delivery request, and Contractor has paid Zone 7 for obligated fixed costs of Zone 7 associated with the quantity of water the Contractor will obtain from Other Sources. These obligated fixed costs shall include but are not limited to water facility improvements, water contract obligations, and debt service thereto incurred by Zone 7 in supplying water that would have gone to the Contractor, and for which said costs would have been recovered through the sale of said water to Contractor. The Contractor shall obtain the prior written approval from the Board which approval shall not be unreasonably withheld;

- (e) The source of water is groundwater extracted within Zone 7's boundary but outside the Main Basin provided said extraction does not cause an adverse impact on the Main Basin; or
- (f) The source of water is recycled water from Contractor's or Other Contractors' treated wastewater.

6. Contractor's Service Area

As used herein, the Contractor's service area shall include all areas presently served water by Contractor. Contractor's service area shall also include any future areas to be served by the Contractor within the boundaries of Zone 7 subject to Subsection 32c. Contractor may include any future areas outside the boundaries of Zone 7 upon a finding of the Board that providing water to said area is in the best interests of Zone 7 and after written modification of this contract providing for said service area. The Contractor's present service area is designated on the map attached hereto as Exhibit D. Contractor shall promptly notify Zone 7 of changes in its service area, as may occur from time to time, by furnishing a map to Zone 7 showing any change in said service area so that Zone 7 can maintain a map indicating the most recent Zone 7 water service area. Said changes in service area shall be in accordance with the requirements of the Local Agency Formation Commission, Public Utility Commission or other agency having authority to set service areas.

Any future areas outside Zone 7 boundaries to be served by Contractor which receive water from sources other than Zone 7 or the Main Basin shall not be considered part of the Contractor's service area under the terms of this contract.

7. Turnout Facilities

- a. Turnout facilities shall be constructed at the general location requested by Contractor. The exact location shall be determined by Zone 7 after consultation with Contractor. Turnout facilities shall be designed and/or constructed either by Zone 7 or by Contractor (upon the written approval of Zone 7) based on the ranges of flow set forth in Section 9. Turnout facilities shall include the necessary valves, piping, meter and recording equipment, vaults, telemetry equipment and any other appurtenances necessary to meet the standards and operational needs of Zone 7. Zone 7 shall submit its design of new turnout facilities to contractor for review and written approval.
- b. Contractor shall reimburse Zone 7 for all costs incurred by Zone 7 related to the new turnout facilities including but not limited to design, engineering, design review, construction, right-of-way and acquisition thereof, inspection, and contract administration. Contractor shall also pay all costs for the installation of all associated landscaping and recognizes that Zone 7 shall not be responsible for maintenance of landscaping under the terms and conditions of this contract. Contractor further agrees to grant or cause to be granted to Zone 7 the necessary permanent right-of-way and right of ingress thereto and egress therefrom, as determined by Zone 7, for the purposes of constructing, operating and maintaining said turnout facilities.
- c. Zone 7 shall install the nozzle outlet portion of all turnout facilities requested by Contractor prior to the construction of the transmission pipeline. For turnout facilities requested by Contractor subsequent to the construction of Zone 7's transmission pipeline, Contractor shall pay for the nozzle outlet portion of the

turnout facility, and all costs set forth in subsection b. above. Ownership of turnout facility, including the shut off valve downstream of the turnout facility, shall be with Zone 7, and Contractor shall have no obligation to operate, maintain, repair, replace or relocate the same.

8. Measurement of Treated Water Deliveries

At any time or times, Contractor may, upon request, inspect said turnout facilities (in the presence of a Zone 7 representative), and the measurements and records taken therefrom. Zone 7 shall test and calibrate the instrumentation at each turnout meter at least annually and furnish such results to the Contractor. When requested by the Contractor, Zone 7 shall test and calibrate any meter through which treated water is served to Contractor. The Contractor shall have the right to be represented by a qualified observer at and during any instrumentation and/or meter tests and/or calibration. Whenever testing and/or calibration of the instrumentation and/or the meter is requested by Contractor, and in the event that any such test shall disclose an error exceeding two percent (2.0%), an adjustment shall be made in charges against the Contractor covering the known or estimated period of duration of such error, but in no event exceeding six (6) months, and the expenses of such test shall be borne by Zone 7; otherwise, such expenses shall be borne by Contractor requesting such tests.

9. Ranges of Flow

a. It is recognized that the range of flow rates of water through a turnout facility may vary considerably over the contract term. A normal range of flow rates for a turnout facility is hereby established as from ten percent (10%) to one hundred percent (100%) of a maximum design flow rate. Contractor shall provide Zone 7 with

the following information for each turnout facility prior to the design of such facilities:

- (1) Anticipated ultimate (future) maximum flow rate,
- (2) Anticipated present design range of flow rates. (The maximum design flow rate shall not exceed ten (10) times the minimum design flow rate for this range in normal installations.)
- (3) Anticipated pressure ranges for (1) and (2) above on the Contractor's side of the turnout facility.

b. Zone 7 shall design the metering and/or recording installation for the range set forth in accordance with Subsections (2) and (3) above with provisions for future modifications in accordance with a range based on Subsections (1) and (3) above.

c. Contractor shall regulate the flow demands through the turnout facility such that the range of flow rates set forth in accordance with Subsection b above will be maintained insofar as such regulation is reasonable and practicable. Zone 7 shall make modification of the metering and/or recording equipment upon request of Contractor or at such time that the actual flow rate exceeds the maximum design flow rate or is less than the minimum design flow rate; provided, however, that flow rates resulting from emergencies shall not apply to such requirement for modification. Said modification will be at the expense of the Contractor and payment thereof shall be in accordance with Section 27.

10. Delivery Schedule of Municipal & Industrial Water

Each year, the Contractor shall submit in writing to Zone 7 a preliminary water delivery schedule on a form provided by Zone 7 indicating the anticipated quantity of treated water and groundwater in excess of its Groundwater Pumping Quota required by Contractor during each month of the succeeding

five (5) calendar years and the anticipated peak day treated water demand from Zone 7 for each such year. Zone 7 shall review such schedule, and after consultation with Contractor, shall approve such schedule in a timely manner or make such revisions in the same as may, in the judgment of Zone 7, be necessary to make such deliveries. To the extent water is available to Zone 7, Zone 7 will approve in writing, a delivery schedule each year for delivery to Contractor during the next succeeding calendar year of an amount of water not less than the amount of water set forth in the approved schedule for the then-current calendar year. The amount of water set forth in the approved delivery schedule for the next succeeding calendar year shall be the basis for which Zone 7 shall contract with the State of California or other entity for delivery to Zone 7. Zone 7 shall identify the reason for any revisions or disapproval of Contractor's delivery request. Zone 7 shall only revise or disapprove Contractor's delivery request for the reasons set forth in Sections 12, 13, 14 or 15.

11. Reporting Use of Water

The Contractor shall report to Zone 7 on or before the tenth day of each month the total volume, in acre-feet, of groundwater extracted from the Main Basin and any water obtained from Other Sources (including any water recharged to the Main Basin) for the preceding month. The report shall become the basis for which water charge determinations and hydrologic inventory calculations of the Main Basin are made by Zone 7. Said report shall be made on a form or forms provided by or acceptable to Zone 7. The measurement and recordation of such flows shall be subject to the same provisions for inspection and testing of meters and instrumentation by Zone 7 as is provided to Contractor in Section 8.

12. Peak Demands

The Zone 7 system is not designed to serve all Contractor's peak demands. As water demands increase, it may be necessary to curtail peak deliveries to conform to Zone 7 system capacity as it exists from time to time. However, so long as water and line capacity are available, Zone 7 will endeavor to meet all reasonable demands for peak deliveries and will use reasonable diligence to provide a regular and uninterrupted supply of water from its turnout facility, but shall not be liable to Contractor for damages, breach of contract, or otherwise, for failure, suspension, diminution, or other variations of service occasioned by any cause beyond the control of, or without the fault or negligence of Zone 7. Such causes may include, but are not restricted to, acts of God, acts of war, or criminal acts of others, acts of Contractor or Other Contractors, water shortages, fires, floods, earthquakes, epidemics, quarantine restrictions, strikes, or failure or breakdown of transmission or other facilities.

13. Curtailement of Delivery During Maintenance Periods

Zone 7 will make all reasonable effort to provide continuous service to Contractor but may schedule to temporarily discontinue or reduce the delivery of water to Contractor for the purpose of necessary investigation, inspection, maintenance, repair or replacement of any of the facilities necessary for the delivery of treated water to Contractor. Zone 7 shall notify Contractor as far in advance as possible of any scheduled discontinuance or reduction and the estimated duration of such discontinuance or reduction. Recognizing that Contractor may rely on Zone 7 for deliveries of water with minimal interruption, particularly during the high water consumption months, Zone 7 shall use its best efforts to make any such discontinuance or reduction in the delivery of water only during the period of November through March. In the event of any discontinuance or reduction in

delivery of water, Contractor may elect to receive the amount of water that otherwise would have been delivered to it during such period under the approved water delivery schedule at other times during the year, consistent with Zone 7's delivery ability considering the then current delivery schedules of all Other Contractors.

14. Availability of Water

In any year in which a shortage occurs due to drought or other cause in the supply of water available for delivery to Each Contractor such that the supply to Zone 7 is less than the total amount included in the approved delivery schedule of Each Contractor for that year, Zone 7 shall reduce deliveries to Each Contractor in an amount that results in a reduction of total water used within Contractor's service area that is equal to the percent reduction for total water used within Zone 7's service area for that year, all as determined by Zone 7; provided, that Zone 7 may apportion on another basis if such is required to meet minimum demands for domestic supply, fire protection, or public health during the year.

The amount of water available under this contract and Zone 7's obligation to supply water shall be subject to the terms and conditions of the contract between Zone 7 and the State of California for water service via the South Bay Aqueduct and any other contracts Zone 7 may enter into for water supply; provided, further, that wherever the provisions of the contract with the State of California or other entity as to the availability of water conflict with the provisions of this contract, the terms and provisions of this contract shall prevail. Zone 7 shall give Contractor written notice as far in advance as possible of any reduction in deliveries that would be necessary because of a shortage in water supply. Neither Zone 7 nor any of its officers, agents, or employees shall be liable for any damage, direct or indirect,

arising from this contract caused by drought, regulatory constraints, operation of area of origin statutes, or any other cause beyond the control or without the negligence of Zone 7.

15. Suspension of Service

In the event that Contractor shall be delinquent in the payment for water for more than ninety (90) days after the due date (as said due date is defined in Section 28), such delinquency shall be called to the attention of the Board and the Board may, in its discretion and after giving Contractor an opportunity to be heard, order the suspension or reduction of service to Contractor.

C. GROUNDWATER EXTRACTION PROVISIONS

16. Groundwater Pumping from the Main Basin

Zone 7 acknowledges Contractor's right to extract groundwater based on Contractor's historical groundwater extractions and based on the mutually agreed upon limitations in Contractor's original water supply contract with Zone 7. Contractor acknowledges that Zone 7 manages the Main Basin and that Zone 7 recharges, stores, and extracts from the Main Basin as necessary to supply water to Each Contractor. Accordingly, Contractor shall not extract under this agreement, more than 645 acre-feet (210 million gallons), its Groundwater Pumping Quota, from the Main Basin in any calendar year except as follows:

- (a) The Contractor pays Zone 7 a recharge fee for recharging the Main Basin as set forth in Section 17;
- (b) The groundwater extracted is Contractor's accumulated carry-over of its Groundwater Pumping Quota from prior years as provided in Section 18; or

(c) The source of the groundwater extracted is from Other Sources obtained by Contractor pursuant to 5(c), 5(d), and 5(f) herein and the Contractor has previously recharged said groundwater into the Main Basin. Said recharged water shall not adversely impact Zone 7's use of the Main Basin, including the recharge, storage or extraction thereof.

17. Recharge Water

In any calendar year, if Contractor should extract groundwater from the Main Basin in an amount in excess of its Groundwater Pumping Quota plus any accumulated carry-over and any groundwater recharged by Contractor per 16 (c), Contractor shall pay Zone 7, in addition to other payments required by this contract, a recharge fee as set forth in the rate schedule and Sections 23 and 24 herein, for each acre-foot of water (or portion thereof) in excess of said amount. In express consideration of Contractor's agreement to pay such recharge fee, as aforesaid, Zone 7 shall recharge the Main Basin in an amount aggregating the quantity of such excess water.

Because said recharge fee would be in the nature of an assessment fee upon annual extractions in excess of the Groundwater Pumping Quota, if Zone 7 (or any other public body or agency) shall impose a valid replenishment assessment fee or other charge upon or measured by the pumping or extraction of water for use in Contractor's service area, then the provisions of this Section shall be superseded accordingly, except as to any payment attributable to a period prior to the effective date of any such assessment fee or other charge.

18. Carry-over of Groundwater Pumping Quota

If, in any calendar year, Contractor does not extract its entire Groundwater Pumping Quota from the Main Basin,

Contractor may carry-over from that calendar year the unextracted portion of Groundwater Pumping Quota for extraction from the Main Basin during subsequent calendar years. Said carry-over or accumulated carry-over shall not exceed 20 percent of the Contractor's Groundwater Pumping Quota. Said carry-over shall not include any Groundwater Pumping Quota waived under the In-Lieu Treated Water provision of Section 19.

19. In-Lieu Treated Water

During periods when sufficient water is available to Zone 7 at reasonable cost and Zone 7 desires to raise or maintain groundwater levels, Zone 7 will offer delivery of treated water at a cost that is less than treated water rates to Contractor in lieu of Contractor extracting groundwater per its Groundwater Pumping Quota. The amount of In-Lieu Treated Water that Contractor may receive shall not exceed its Groundwater Pumping Quota plus any accumulated carry-over or its operational capability to extract said Groundwater Pumping Quota and accumulated carry-over. Zone 7's offer to deliver In-Lieu Treated Water for a given calendar year will be made on or about May 1 of that year, however, said rates may be retroactive for the entire calendar year or other mutually agreed upon portion thereof. Credit or payment for In-Lieu Treated Water will be as provided for under Section 25. Contractor is not required to take or purchase any In-Lieu Treated Water.

Contractor acknowledges that any credits or payments received under Section 25 are received in-lieu of the Contractor's right to extract its Groundwater Pumping Quota, and Contractor agrees that its Groundwater Pumping Quota and any accumulated carry-over shall be reduced by an amount equivalent to the amount of In-Lieu Treated Water delivered by Zone 7 to Contractor for the year in which the delivery is made.

20. Water Delivery Shortage Emergency Extractions

During a water supply emergency, as declared by the Board, in which Zone 7 is unable to deliver the quantity of treated water as approved on the delivery schedule, the Contractor may extract water from the Main Basin in excess of the Contractor's Groundwater Pumping Quota at a reduced recharge rate. Said rate shall be the same as the In-Lieu Treated Water rate.

21. Transfer of Groundwater Pumping Quota

Temporary or permanent transfer of Contractor's Groundwater Pumping Quota outside of the Zone 7 boundary shall not be permitted. Temporary or permanent transfer of Contractor's Groundwater Pumping Quota within Zone 7's boundary shall be permitted provided that it is transferred to an Other Contractor. Said transfer of Contractor's Groundwater Pumping Quota shall be permitted upon written notification to Zone 7 from each contractor that is a party to the transfer.

22. Changes in Contractor's Groundwater Pumping Quota

The annual Safe Yield of the Main Basin, estimated as approximately 13,200 acre-feet per year in 1993, is essentially the same as the long-term average extraction by existing groundwater producers. The Board shall not increase any Other Contractor's Groundwater Pumping Quota unless such increase in Groundwater Pumping Quota is acceptable to Each Contractor with a Groundwater Pumping Quota.

Neither Contractor nor Zone 7 waives any rights to pursue a court adjudication of the safe yield of the Main Basin or any other court action on extraction of groundwater from the Main Basin that may change Contractor's Groundwater Pumping Quota. Furthermore, Zone 7 reserves its authority to levy a replenishment assessment on the extraction of any groundwater, including Contractor's Groundwater Pumping Quota

(excluding any adjudication of the safe yield), as necessary to protect the water supplies for users within Zone 7.

D. CHARGE AND PAYMENT PROVISIONS

23. Rate Schedule

Zone 7 shall charge for water in accordance with a rate schedule for water service, as such rate schedule is established or amended by the Board. The Board shall review the rate schedule and establish a rate schedule for each calendar year period in accordance with the most recent costs and revenues of Zone 7. The Board shall review the rate schedule at the September regular meeting and endeavor to establish the rate schedule at the November regular meeting prior to January 1 of the following calendar year for which the rate schedule is to be effective. The rates, including but not limited to the treated water, in-lieu treated water, meter fee, and recharge fee, to be so established, shall be based on the cost of providing service, and shall not be unreasonable, arbitrary, or discriminatory. In the event the Board fails, in conformity to the preceding schedule, to establish a new rate schedule for any calendar year the rate schedule in effect for the prior calendar year shall be continued in full force and effect until otherwise modified by the Board.

24. Recharge Fee

The recharge fee shall be charged to Contractor in accordance with the rates included in the rate schedule. Contractor shall be invoiced by Zone 7 in accordance with Section 26 at the time in which Contractor exceeds its Groundwater Pumping Quota as provided in Section 17. Section 28 herein shall apply to said charges. The recharge fee shall be based upon Zone 7's costs including but not limited to the cost to purchase or develop the water, as well as the cost to construct, maintain, and operate the facilities needed to

import, distribute, store, treat and recharge said water into the Main Basin for the benefit of Each Contractor.

25. In-Lieu Treated Water Credit

In any calendar year in which the Contractor has foregone pumping of its Groundwater Pumping Quota, plus accumulated carry-over, as set forth in Section 19, Zone 7 shall determine the amount of delivered treated water that should be charged at the In-Lieu Treated Water rate, and shall credit or make payment to the Contractor the difference between the treated water rate and the In-Lieu Treated Water rate.

26. Time for Payment

Contractor shall be invoiced on a calendar month basis for charges. Contractor shall pay promptly all charges invoiced by Zone 7, such invoices to be rendered on or about the 5th day of each month for charges incurred in the preceding month and to become due and payable within 30 days from date of invoice. In the event that Contractor in good faith contests the accuracy of any invoices submitted to it pursuant to this Section, it shall give Zone 7 notice thereof at least ten (10) days prior to the day upon which payment of the stated amount is due. To the extent that Zone 7 finds Contractor's contentions regarding the statement to be correct, it shall revise the statement accordingly and Contractor shall make payment of the revised amounts on or before the due date. To the extent that Zone 7 does not find Contractor's contentions to be correct or where time is not available for a review of such contentions prior to the due date, Contractor shall make payment of the invoiced amount on or before the due date and make the contested part of such payment under protest and seek to recover the amount thereof from Zone 7.

27. Payment for Turnout Facilities

Prior to commencing with the design of a turnout facility, Contractor shall deposit with Zone 7 an amount of money estimated by Zone 7 to cover all costs to be incurred by Zone 7 for designing said turnout facility or shall request in writing to be invoiced for such design in accordance with Section 26. The option of invoicing Contractor shall be at the sole discretion of Zone 7. Prior to constructing said turnout facility, Contractor shall deposit with Zone 7 an amount of money estimated by Zone 7 to cover all costs to be incurred by Zone 7 for completion of turnout facility or request to be invoiced for such construction in accordance with Section 26. Following completion of the construction of the turnout facility, Zone 7 shall submit to Contractor a statement for the actual costs incurred for completion of the design and construction of said turnout facility as provided in Section 7. The deposit shall be applied to the actual costs incurred by Zone 7, and the appropriate refund or invoicing to Contractor will be made. Contractor shall make payment of any such invoicing to Zone 7 within thirty (30) days of submission of said statement. Zone 7 shall refund any deposit in excess of actual cost within thirty days of Zone 7's determination of said cost. Contractor shall have the right to audit the records of Zone 7 for the purpose of verifying actual costs.

28. Delinquent Payments

In the event that Contractor is delinquent in the payment of invoiced charges for more than thirty (30) days after the due date, delinquent amounts shall accrue at the legal rate of interest commencing on the due date and continuing each month thereafter until payment of both the principal amount of such charges and the interest thereon is paid in full insofar as permitted by law. Unless otherwise determined by law, the legal rate of interest shall be the combined per annum

discount rate of the Federal Reserve Bank of San Francisco on the 25th day of the current month and five percent (5%).

E. GENERAL PROVISIONS

29. Remedies

By reason of the specialized nature of the water service rendered, and for the further reason that the extent of any damage caused to either party by the other by reason of any breach of this contract or agreement may be extremely difficult to determine, it is agreed by the parties hereto that an action for damages is an inadequate remedy for any breach, and that specific performance, without precluding any other remedy available in equity or law, will be necessary to furnish either party hereto with an adequate remedy for the breach thereof.

30. Assignment

This contract is not for the benefit of any person, corporation or other entity, other than the parties hereto, and no person, corporation or other entity except the parties hereto, shall have any rights or interest in or under this contract unless otherwise specifically provided herein. Contractor shall not assign or transfer any rights or privileges under this contract, either in whole or in part, without the prior written consent of Zone 7, which consent shall not be unreasonably withheld, or make any transfer of all or any part of its water system, or allow the use thereof, in any manner whereby any provisions of this contract will not continue to be binding on it, its assignee or transferee, or such user of the system. This contract and the rights and responsibilities provided for herein shall be binding on the successors and assigns of the parties hereto.

31. Contract Modification

This contract may be amended or modified any time only by mutual written agreement of the parties.

32. Liabilities

- a. Zone 7 and/or any of its officers, agents or employees shall not be liable for the control, carriage, handling, use, disposal, or distribution of treated water supplied to Contractor by Zone 7, after such water has passed through the turnout facility or for claims of damage of any nature whatsoever, including but not limited to property damage, personal injury or death, arising out of or connected with the control, carriage, handling, use, disposal or distribution of such water beyond said turnout facility. Contractor shall indemnify, save and hold harmless Zone 7 and its officers, agents, and employees from any such damages or claims of damages. Contractor shall further reimburse Zone 7 for costs of repair of Zone 7's facilities and other damages resulting from the operations of Contractor.
- b. Contractor and/or any of its officers, agents, or employees shall not be liable for the control, carriage, handling, use, disposal, or distribution of water prior to such water being delivered through the turnout facility or for claims of damage of any nature whatsoever, including but not limited to property damage, personal injury or death, arising out of or connected with the control, carriage, handling, use, disposal, or distribution of such water prior to its delivery to Contractor, excepting, however, claims by Zone 7 for costs of repair to Zone 7's facilities and other damages resulting from the operations of the Contractor. Zone 7 shall indemnify, save and hold harmless the Contractor and its officers, agents, and employees from any such damages or claims of damages, except claims by Zone 7 for costs of repair of Zone 7's facilities and other damages resulting from the operations of Contractor.

- c. Zone 7 needs to be protected from any obligation to supply water to projects or consumers which the contractor has supplied from sources other than what has been directly purchased from Zone 7. Accordingly, any other provision herein notwithstanding, Zone 7 shall not be obligated nor liable to provide, without exception, that quantity of water obtained by Contractor pursuant to Subsections 5a-f, to Contractor or any customer of Contractor regardless of purpose. Accordingly, Contractor shall indemnify, save and hold harmless Zone 7 from any and all obligations, liability, responsibility, costs, expenses, or fees associated in any way with any claims, demands, requests, suits, causes of action of whatever type or nature concerning the provision of any quantity of water obtained by Contractor pursuant to Subsections 5a-f herein.
- d. Likewise, if pursuant to Section 3 herein, Contractor is instructed by Zone 7 to acquire water from Zone 7 which has been previously acquired from third parties pursuant to Subsections 5a-f herein, Zone 7 shall save and hold harmless Contractor from any and all obligations, liability, responsibility, costs, expenses, or fees that may arise from such third parties.

33. Renewability

At the expiration of the thirty (30) year term of this contract, said contract may be renewed upon the mutual consent of the parties hereto. If no such renewal shall take place and in the absence of any new contract, Zone 7 shall nevertheless continue delivery to Contractor in accordance with this contract, that quantity of water set forth in the approved delivery schedule for the last full calendar year before the expiration of the term of this contract. However, if a new contract is not entered into within two (2) years from the date of expiration of this contract, then the Board

may, at its option, set the terms and conditions for a Municipal & Industrial Water Supply.

34. Notices

All notices or other writings in this contract provided to be given or made or sent, or which may be given or made or sent, by one party hereto to another, shall be deemed to have been fully given or made or sent when made in writing and deposited in the United States mail, registered, certified or first class, postage prepaid, and addressed as follows:

To Zone 7: General Manager
Zone 7 Water Agency
5997 Parkside Drive
Pleasanton, CA 94588

To Contractor: General Manager
Dublin San Ramon Services District
7051 Dublin Boulevard
Dublin, CA 94568

The address to which any notice or other writing may be given or made or sent to any party may be changed upon written notice given by such party as provided above.

35. Severability

If any one or more of the terms or conditions set forth in this contract to be performed on the part of Zone 7 or Contractor, or either of them, should be contrary to any provisions of law or contrary to the policy of law to such an extent as to be unenforceable in any court of competent jurisdiction, then such terms or conditions, shall be null and void and shall be deemed severable from the remaining terms or conditions and shall not affect the validity of the remaining provisions of this contract.

36. Section Headings

Section headings in this contract are for convenience only and are not to be construed as a part of this contract or in any way limiting or amplifying the provisions hereof.

37. Waiver

None of these terms or conditions herein contained can be waived except by mutual written consent.

38. Water Conservation

In order to increase water supply by demand reduction or to comply with regulatory requirements, Zone 7 will undertake and support water conservation programs. To that end, Zone 7 will develop, implement or participate in such programs and enter into agreements with Other Contractors, and other entities to make more efficient use of water supplies through water conservation programs so long as such agreements serve a beneficial purpose to the residents of Zone 7.

39. Contracts to be Substantially Similar

Zone 7 agrees that each contract for a Municipal & Industrial Water Supply hereafter entered into by Zone 7 with any Other Contractor shall contain provisions substantially similar to those herein set forth and shall not contain any provisions of a material nature more favorable to the Other Contractor than the provisions herein applicable to Contractor. This section shall not restrict Zone 7 from considering other terms and conditions for subsequent Municipal & Industrial Water Supply contracts provided that if such other terms and conditions are not substantially similar, Zone 7 shall notify all Other Contractors and offer such other terms and conditions in accordance with Section 31 to Each Contractor. This section shall not limit Zone 7 from entering into other contracts for services not provided for under the terms and conditions of this contract.

IN WITNESS WHEREOF, the parties hereto and have executed this contract on the date and year first above written.

DUBLIN SAN RAMON SERVICES
DISTRICT

ZONE 7 WATER AGENCY

BY Georgian M. Vorhies
President, Board of Directors

BY David W. Layton
Chairman, Board of Directors

ATTEST:

BY Nancy Gamble
Secretary

ATTEST:

BY Jim Dixon
Secretary

APPROVED AS TO FORM:
KELVIN H. BOOTY, JR.,
COUNTY COUNSEL

BY Mike M. Bode
Deputy County Counsel

A94-18

EXHIBIT B

CONTRACTOR
OWNED
& MAINTAINED

ZONE 7

OWNED & MAINTAINED

CONTROL PANEL
FLOW RECORDER /
TOTALIZER
RTU (IF REQUIRED)

SCADA SYSTEM
(IF REQUIRED)

POWER SUPPLY

TRANSMISSION
PIPELINE

NOZZLE

ISOLATION
VALVE

SHUT OFF VALVE

M

FLOW METER

CONNECTING
PIPELINE

FLOW CONTROL AND/OR
PRESSURE REGULATING
VALVE (IF REQUIRED)

CHECK VALVE

DISTRIBUTION
PIPELINE

TURNOUT VAULT

SCHEMATIC OF TYPICAL TURNOUT FACILITY

NOT TO SCALE

ZONE 7 BOUNDARY

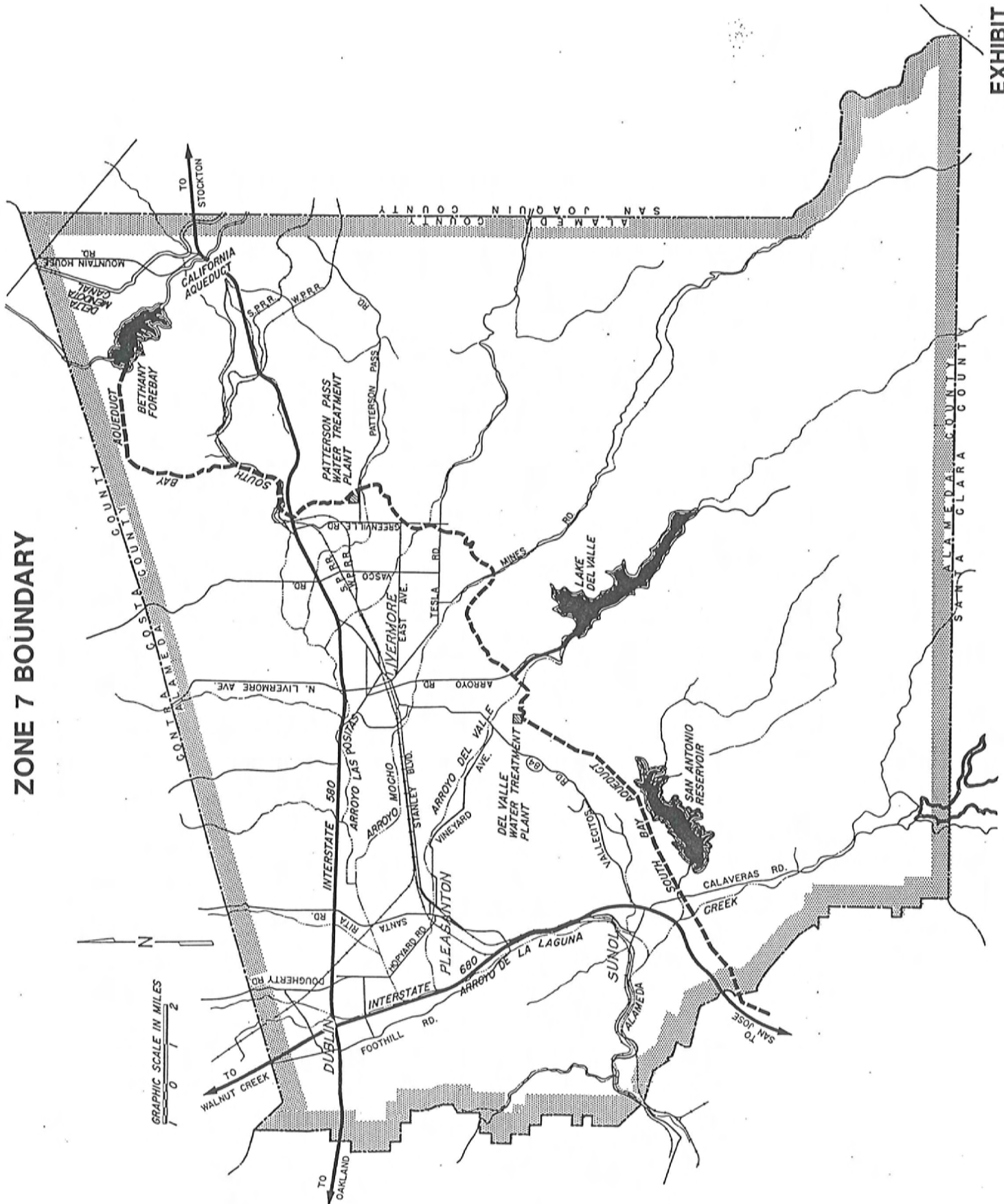
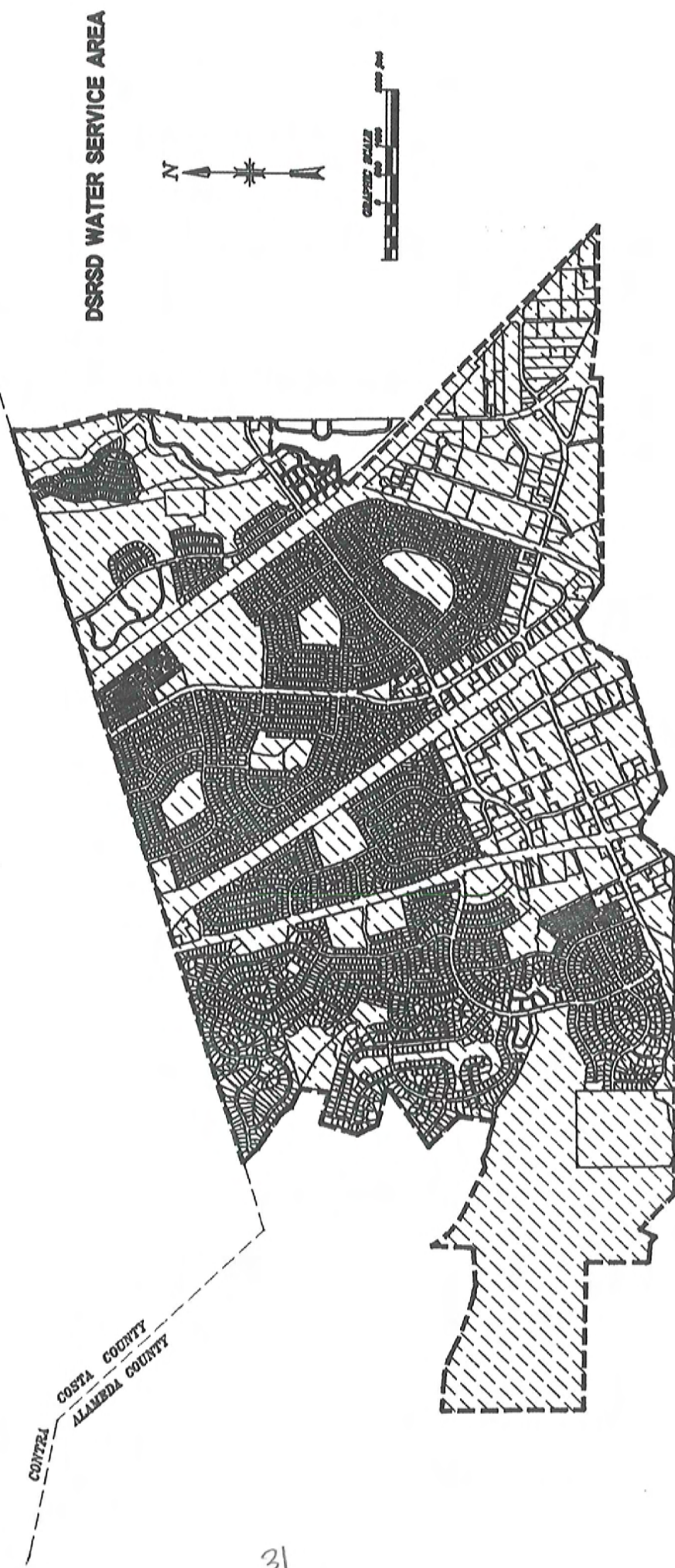
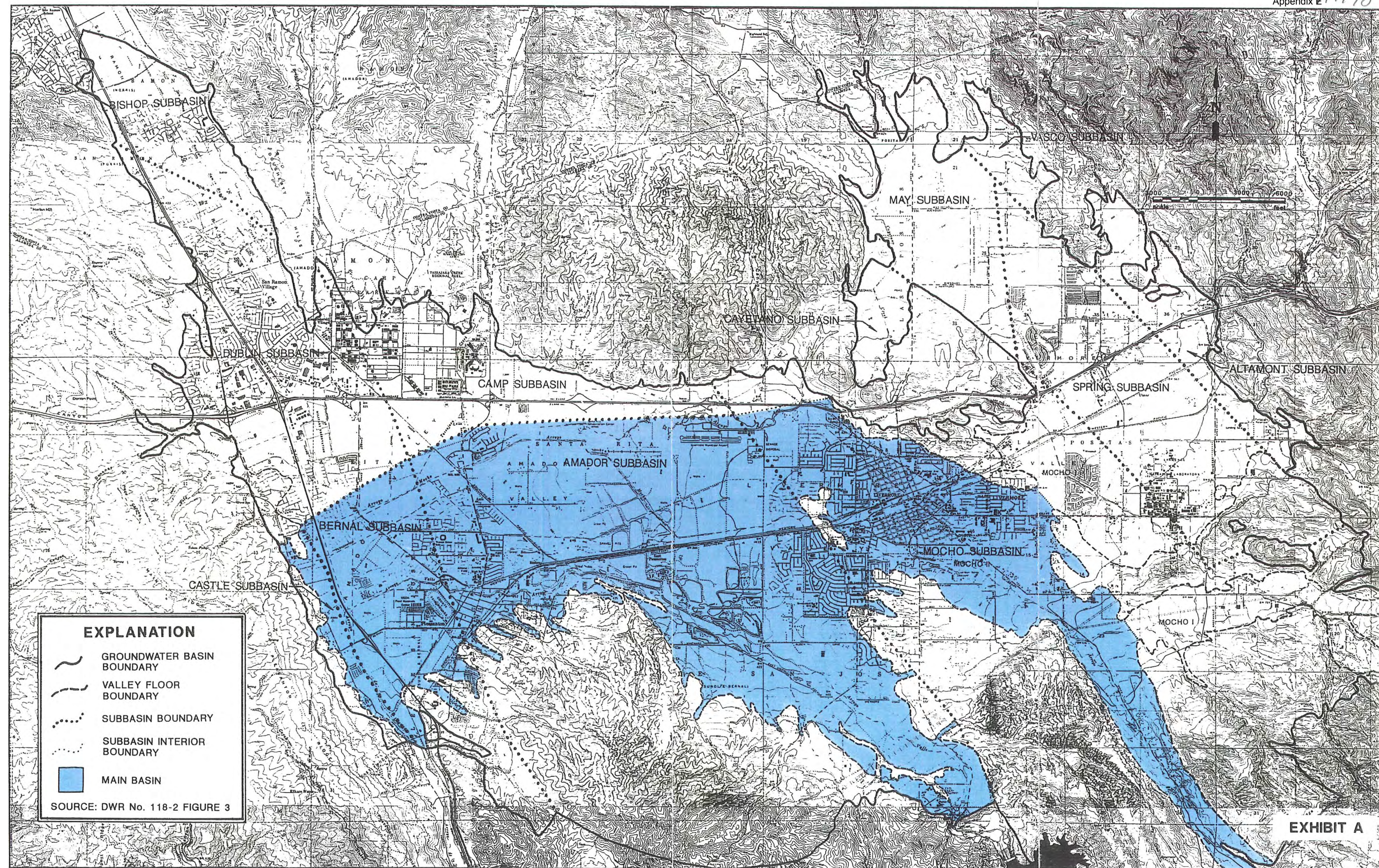


EXHIBIT D





EXPLANATION

- GROUNDWATER BASIN BOUNDARY
- VALLEY FLOOR BOUNDARY
- SUBBASIN BOUNDARY
- SUBBASIN INTERIOR BOUNDARY
- MAIN BASIN

SOURCE: DWR No. 118-2 FIGURE 3

EXHIBIT A

REVISIONS				
	NUMBER	DESCRIPTION	BY	DATE
7				
6				
5				
4				
3				
2				
1				



ZONE 7 WATER AGENCY
5997 PARKSIDE DRIVE PLEASANTON CA 94588

DRAWN	JHW
DESIGNED	
CHECKED	JWZ
APPROVED	

WATER RESOURCES ENGINEERING

LIVERMORE VALLEY GROUNDWATER BASIN BOUNDARIES

SCALE	1"=6,000'
DATE	12 MAY 1994
FILE NO.	M-321

AMENDMENT NO. 1 TO CONTRACT BETWEEN ZONE 7 WATER AGENCY AND DUBLIN SAN RAMON SERVICES DISTRICT FOR A MUNICIPAL & INDUSTRIAL WATER SUPPLY

This Amendment No. 1 to Contract Between Zone 7 Water Agency and Dublin San Ramon Services District for a Municipal & Industrial Water Supply (the "**Amendment**") is entered into as of 2/7/2000, 1998, (the "**Effective Date**") by and between ZONE 7 OF ALAMEDA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT, commonly known as the Zone 7 Water Agency ("**Zone 7**"), and DUBLIN SAN RAMON SERVICES DISTRICT ("**Contractor**").

RECITALS

A. Zone 7 and Contractor have entered into that certain Contract between Zone 7 of Alameda Flood Control and Water Conservation District and Dublin San Ramon Services District for a Municipal & Industrial Water Supply, dated as of August 23, 1994 (the "**Water Supply Contract**"). Pursuant to and as more fully set forth in the Water Supply Contract, Zone 7 has agreed to furnish and provide to Contractor, and Contractor agreed to purchase and accept, a water supply for municipal and industrial uses.

B. Pursuant to Section 6 of the Water Supply Contract, Contractor has requested Zone 7's approval of an expansion of Contractor's "Service Area" under the Water Supply Contract to include approximately 4,400 acres of real property located outside of the boundaries of Zone 7 as shown on **Figure 1** attached hereto (the "**Dougherty Valley Service Area**"). The County of Contra Costa has adopted plans and permits authorizing the development, within the Dougherty Valley Service Area, of a mixed-use community including up to 9784 residential dwelling units and associated commercial, civic and other uses. Contra Costa County's plans designate Contractor as the primary provider of treated water to the Dougherty Valley Service Area and the owners of property of said Area, Windemere Ranch Partners ("**Windemere**") and Shapell Industries, Inc. ("**Shapell**"), have requested Contractor to provide such service.

C. The property in the Dougherty Valley Service Area owned by Windemere has been annexed to Contractor and is within Contractor's sphere of influence; the property in the Dougherty Valley Service Area owned by Shapell is within Contractor's sphere of influence.

D. On September 13, 1994, Contractor and the Berrenda Mesa Water District ("BMWD") entered into an agreement for Contractor to purchase BMWD rights for 7,000 acre-feet of firm water entitlement from State Water Project for use in the Dougherty Valley Service Area with an option to purchase an additional 5,000 acre-feet.

E. Instead of using the aforementioned agreement between Contractor and BMWD for the water supply for Dougherty Valley Service Area, Zone 7 is concurrently herewith entering into an agreement with BMWD ("the Water Purchase Agreement") to purchase 7,000 acre feet annually of firm water entitlement from the State Water Project (the "**Water Entitlement**") to

provide water for the Dougherty Valley Service Area. Concurrently with this agreement, Contractor and BMWD are terminating their Water Purchase Agreement, dated September 13, 1994, with the exception of the provision of that agreement providing Contractor with an option to purchase 5,000 acre-feet of water from BMWD.

F. Zone 7 concurrently herewith is entering into an agreement with the Semitropic Water Storage District ("**Semitropic**") pursuant to which Semitropic will agree to store water for Zone 7 so that Zone 7 may supplement the water available from the Water Entitlement to maintain the reliability of the service to the Dougherty Valley Service Area and enhance Zone 7's ability to serve its existing customers and future customers within Zone 7.

G. Zone 7 and Contractor desire to amend the Water Supply Contract to expand Contractor's service area and to establish certain terms and conditions pursuant to which Zone 7 will furnish and provide water to Contractor for delivery to the Dougherty Valley Service Area.

AMENDMENT NO. 1 TO THE WATER SUPPLY CONTRACT

NOW, THEREFORE, Zone 7 and Contractor hereby mutually agree to amend the Water Supply Contract as follows:

1. Contractor's Service Area. The Dougherty Valley Service Area, as delineated in Figure 1, is hereby added to the Contractor's Service Area as defined in and pursuant to Section 6 of the Water Supply Contract.
2. Special Provisions for Water Supplied to Contractor for Use in the Dougherty Valley Service Area. Those certain terms and conditions described more fully in **Appendix 1**, attached hereto, are hereby appended to and incorporated into the Water Supply Contract and shall govern the provision of services to the Dougherty Valley Service Area.
3. Ratification of Water Supply Contract. Except as modified by this Amendment, the Water Supply Contract and all provisions contained therein shall remain unchanged.
4. Counterparts. This Amendment may be executed in one or more counterparts, each of which shall be deemed an original, but all of which taken together shall constitute one and the same document.
5. Effective Date. This amendment shall not become effective until the close of escrow pursuant to the Water Service Escrow Agreement entered into concurrently herewith.
6. Interpretation. To the extent any provisions of this Amendment and/or **Appendix 1** are inconsistent with any provisions of the Water Supply Contract, the provisions of this Amendment and/or **Appendix 1** shall control with respect to the Dougherty Valley Service Area. Otherwise, the terms of the Water Supply Contract, as amended by this Amendment, shall remain in full force and effect.

IN WITNESS WHEREOF, this Amendment has been executed as of the day and year first above written.

ZONE 7:

ZONE 7 OF ALAMEDA COUNTY FLOOD
CONTROL AND WATER CONSERVATION
DISTRICT

By: [Signature]
Its: President, Board of Directors

ATTEST:

By: [Signature]
Its: Secretary

APPROVED AS TO FORM:

DOUGLAS HICKLING
COUNTY COUNSEL

By: [Signature]
Deputy County Counsel

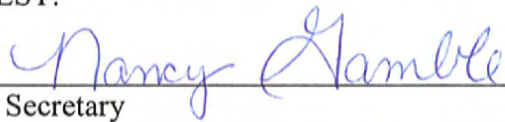
Contractor:

DUBLIN SAN RAMON SERVICES DISTRICT

By: 

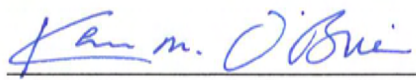
Its: President, Board of Directors

ATTEST:

By: 

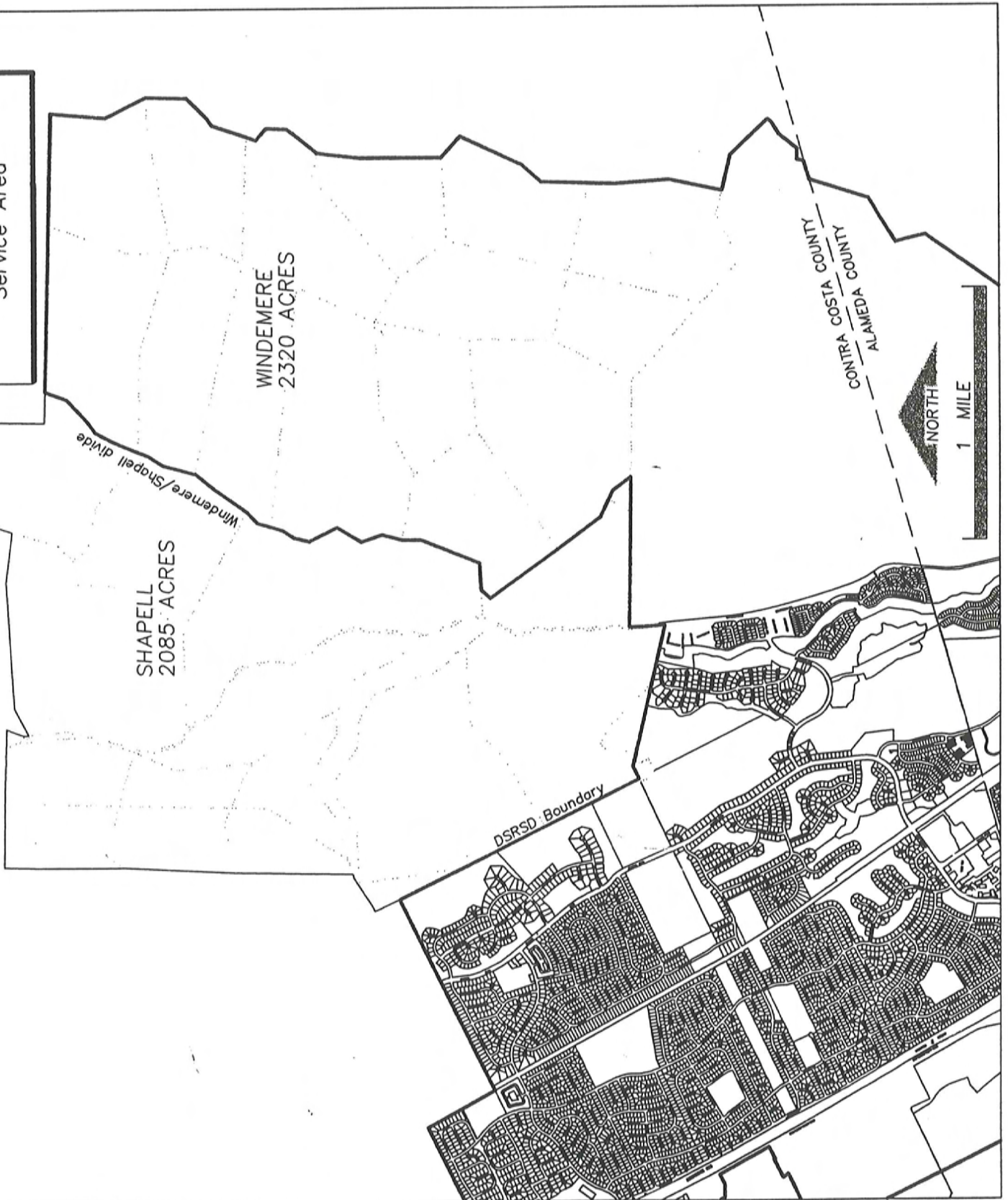
Its: Secretary

APPROVED AS TO FORM:

By: 

DSRSD Special Counsel

Figure 1
Map of Dougherty Valley
Service Area



APPENDIX I
SPECIAL PROVISIONS
FOR WATER SUPPLIED TO CONTRACTOR
FOR USE IN THE DOUGHERTY VALLEY SERVICE AREA

A. DEFINITIONS

"Adjustment Index" for the year in which the adjustment is being made shall mean a fraction, the numerator of which is the Construction Costs Index, 20-City Average, published by the Engineering News Record (the "Construction Costs Index") of the calendar year immediately preceding the calendar year when the adjustment is being made, and the denominator of which shall be 5,858.3 (20-City Average as of December 1997). If publication of the Construction Cost Index ceases or if the basis for the index is substantially modified, Zone 7 and Contractor shall mutually agree on an alternative index.

"Amendment" shall mean this Amendment No. 1 to the Water Supply Contract.

"Annual Water Supply Report" shall mean that certain annual report required to be delivered by Contractor to Zone 7 pursuant to Section C of this Appendix.

"Dougherty Valley Service Area" shall mean, as delineated in Figure 1 of the Amendment, that geographic area added to Contractor's Service Area under the Water Supply Contract pursuant to this Amendment

"Dougherty Valley Service Area Allotment" equals the Water Entitlement multiplied by a factor based on the Department of Water Resources' latest estimate of long-term State Water Project annual yield, as determined and used by Zone 7 for water supply planning purposes. This factor is currently 75%. The factor will be the same for water conveyed to DSRSD for delivery to the Dougherty Valley Service Area as it will be for State Water Project water being delivered within Zone 7's boundaries. Zone 7 and Contractor recognize that the long-term State Water Project yield is based on hydrological records and applicable regulatory requirements that are subject to change over time. Zone 7 will meet and confer with Contractor prior to changing the yield estimate. The current Dougherty Valley Service Area Allotment is: 7,000 acre feet (the Water Entitlement, defined below) x .75 (the current factor for the long-term State Water Project yield) = 5,250 acre feet per year.

"DWR" shall mean State of California Department of Water Resources.

"DWR/Zone 7 Agreement" shall mean the Contract between the State of California Department of Water Resources and Alameda County Flood Control and Water

Conservation District for a Water Supply for Zone No. 7, dated November 21, 1961, as amended.

"DWR/Zone 7 Amendment No. 19" shall mean the amendment to the DWR/Zone 7 Agreement whereby DWR agrees to convey the Water Entitlement to Zone 7.

"New Connection" shall mean any new metered water service within the Dougherty Valley Service Area that will furnish water from a water supply system that is connected to the Zone 7 water supply system or to the Livermore-Amador Valley Main Groundwater Basin (as defined in the Water Supply Contract), including but not limited to water services that are part of any new development to be constructed.

"Semitropic" shall mean the following public entities: Semitropic Water Storage District, Semitropic Improvement District, Buttonwillow Improvement District and the Pond-Poso Improvement District of the Semitropic Water Storage District, collectively.

"Semitropic Agreement" shall mean the agreement between Zone 7 and Semitropic, entered concurrently herewith, whereby Semitropic agrees to provide groundwater storage space for Zone 7's use.

"Tax Override Charges" shall mean those certain State Water Project expenses that Zone 7 pays for through an ad valorem tax levied on property owners within Zone 7 (denoted as "Flood Zone 7 State Water" on the property tax bill) as authorized under Section 36 of the California Water Code, Appendix 55 ("the District Act") and other applicable state laws. Zone 7 currently determines the Tax Override Charges based on the following State Water Project charges as invoiced by DWR: 1) Water System Revenue Bond Surcharge; 2) Capital Cost Component -- Transportation Charge; 3) Minimum Operating Maintenance, Power and Replacement Component -- Transportation Charge; and 4) Off-Aqueduct Power Facilities. Zone 7 may include other DWR charges as Tax Override Charges in accordance with applicable law, as long as such other charges are prospective in nature and charged as Tax Override Charges on property owners within Zone 7.

"Water Connection Charge Program" shall mean Zone 7's Water Connection Charge Program, as updated from time to time.

"Water Entitlement" shall mean that certain 7,000 acre feet of firm water entitlements that Zone 7 has agreed to purchase concurrently herewith from the Berrenda Mesa Water District ("BMWD") as set forth in the Water Purchase Agreement.

"Water Purchase Agreement" shall mean that certain agreement between Zone 7 and BMWD pursuant to which Zone 7 has agreed concurrently herewith to purchase, and BMWD agreed to sell, the Water Entitlement.

B. DELIVERY

1. Water Supply. Subject to, and as set forth in, the terms and conditions of this Amendment, Zone 7 shall provide Contractor with a supply of treated water for the Dougherty Valley Service Area.
2. Preliminary Water Delivery Schedule. Section 10 of the Water Supply Contract requires Contractor, on an annual basis, to submit to Zone 7 a preliminary water delivery schedule indicating the quantity of water anticipated by Contractor to be required for Contractor's service area during each month of the succeeding five (5) calendar years. Each such preliminary water delivery schedule shall hereafter include a separate itemization of water anticipated by Contractor to be required for the Dougherty Valley Service Area during such five-year period and be accompanied by the "**Annual Water Supply Report**" described in Section C below.
3. Review and Approval by Zone 7. Zone 7 shall review the Preliminary Water Delivery Schedule in accordance with Section 10 of the Water Supply Contract. Zone 7 may only revise or disapprove contractor's delivery request for the Dougherty Valley Service Area for the reasons set forth in Sections 12 (Peak Demands), 13 (Curtailed Delivery During Maintenance Periods), 14 (Availability of Water), or 15 (Suspension of Service) of the Water Supply Contract, or as described in Section B4, B5 and D1 below.
4. Limitations on Deliveries. Notwithstanding any other provision of this Amendment, Zone 7 shall have no obligation under this Amendment, in any year, to deliver water to the Dougherty Valley Service Area in excess of the Dougherty Valley Service Area Allotment.
5. Shortfalls. If a delivery schedule submitted to Zone 7 for the Dougherty Valley Service Area pursuant to paragraph B.2 above exceeds the Dougherty Valley Service Area Allotment for any year covered by the preliminary water delivery schedule, Zone 7 shall immediately deliver notice to Contractor of the shortfall, and Contractor, shall either (i) use its best efforts to secure additional water supplies adequate to eliminate such projected shortfall prior to its occurrence, or (ii) submit a revised delivery schedule that does not result in a shortfall. Zone 7 is under no obligation pursuant to this Amendment to seek additional water supplies for the Dougherty Valley Service Area if Contractor's request exceeds the Dougherty Valley Service Area Allotment in any year. Zone 7 shall use its best efforts to facilitate the transfer and use of any additional water supplies obtained through the efforts of the Contractor.

C. REPORTS

1. Annual Water Supply Report. Contractor shall measure and report to Zone 7 annually on treated water usage within the Dougherty Valley Service Area. Contractor's annual report to Zone 7 (the "Annual Water Supply Report") shall include a description of, among other things, (i) water deliveries by month for the past year; (ii) number and size of current service connections; and (iii) number and size of New Connections established over the preceding

year. The measurement and recordation of such water deliveries shall be subject to the same provisions for inspection and testing of meters and instrumentation by Zone 7 as is provided to Contractor in Section 8 of the Water Supply Contract. The Annual Water Supply Report shall be prepared and submitted by Contractor in a form acceptable to Zone 7 and due by March 1 of the following year.

2. Monthly Water Delivery Report. Section 11 of the Water Supply Contract requires Contractor to report to Zone 7 on or before the tenth day of each month the total volume, in acre-feet, of groundwater extracted from the Main Basin and any water obtained from "Other Sources" (as defined in the Water Supply Contract) for the preceding month. This report shall be expanded to include water supplied by Contractor to the Dougherty Valley Service Area from all sources during such preceding month, based on all metered flows to the Dougherty Valley Service Area (the "**Monthly Water Delivery Report**").

D. PAYMENTS

1. Treated Water Rate. Contractor shall pay Zone 7 for water delivered by Zone 7 to Contractor for the Dougherty Valley Service Area in accordance with the provisions of Section D of the Water Supply Contract. If any payments required under the provisions of Section D of this Appendix are not received by the due date, Contractor shall be subject to suspension of service and the accrual of interest as provided in the Water Supply Contract under Sections 15 and 28 respectively. Zone 7 shall not be obligated to provide water for any demands resulting from New Connections for which Contractor has not made Water Connection Payments or Facility Use Payments pursuant to Sections D.2 and D.3, below.

2. Water Connection Payments. Contractor shall make payments to Zone 7 to compensate Zone 7 for the Dougherty Valley Service Area's share of Zone 7's Capital Expansion Program. For each New Connection in the Dougherty Valley Service Area, Contractor shall pay Zone 7 an amount, established by the Zone 7 Board by resolution, to Zone 7's Capital Expansion Program. The amount due for each New Connection will equal the connection charges within the Zone 7 boundaries less the sums included in the Zone 7 connection charge for obtaining additional water entitlements and additional storage, as Contractor has already provided the Water Entitlement and storage for the Dougherty Valley Service Area. Payments to Zone 7 shall be due within 30 days from the date upon which the building permit for the property receiving the New Connection was issued or 30 days from the date that the New Connection is made, whichever is earlier.

3. Facility Use Payments. Contractor agrees to compensate Zone 7 for use of Zone 7's existing facilities in providing water to the Dougherty Valley Service Area. Contractor shall make payments to Zone 7, hereinafter referred to as Facility Use Payments, as Contractor permits New Connections in the Dougherty Valley Service Area. The Facility Use Payments shall be \$1,850 per New Connection of the basic connection size, 5/8" meter. The amount of said Facility Use Payments are based on the pro rata share of the current value of Zone

7's capital assets. The Facility Use Payments for New Connections of other sizes shall be adjusted by the "fee factor" contained in the Zone 7 Water Connection Charge Ordinance, Section III.

Zone 7 shall adjust the Facility Use Payments at the times specified in this section by multiplying \$1,850 by the Adjustment Index. The first adjustment to the Facility Use Payments shall go into effect no earlier than five years following issuance of the first building permit for development in the Dougherty Valley Service Area. Subsequent adjustments shall occur at five (5) year intervals thereafter. Payments to Zone 7 under this section shall be collected in the same manner and be due at the same time as payments due under Section D.2 (above).

4. Capital Expansion Water Facilities. Zone 7 shall keep Contractor apprised of Zone 7's progress in developing and constructing any capital water facilities that are necessary to provide service to Contractor for ultimate use in the Dougherty Valley Service Area. If Contractor determines, and Zone 7 concurs, that capital facilities required by Zone 7 to provide water to Contractor pursuant to this Amendment will not be available in time for Zone 7 to make requested deliveries under this Amendment, Contractor may elect to design and construct such capital facilities, and Zone 7 will reduce future connection payments pursuant to Paragraph D.2 (above) by the costs incurred by Contractor.

5. Surcharge for Water Service for Dougherty Valley Service Area. Contractor shall pay Zone 7 a surcharge for water service for the Dougherty Valley Service Area to compensate Zone 7 for additional State Water Project charges incurred by Zone 7 as a result of providing water to the Dougherty Valley Service Area. The surcharge shall equal the Dougherty Valley Service Area's proportionate share of the total Tax Override Charges, calculated as follows: (6,080 (the estimated amount of water entitlement necessary to supply the Dougherty Valley Service Area with 4,560 acre-feet of water per year given a State Water Project long-term yield of 75%)/Zone 7's total State Water Project entitlement) multiplied by the total Tax Override Charges.

$$\left(\frac{4,560}{\text{Zone 7's Total State Water Project entitlement (in acre-feet)}} \right) \times \left(\frac{1}{\text{factor used to determine SWP long-term yield}} \right) \times \left(\frac{\text{Total Tax Override Charges}}{\text{Total Tax Override Charges}} \right) = \text{Annual surcharge per this paragraph}$$

Zone 7 receives a statement of charges from DWR on or about July 1st of the preceding calendar year for which the charges are payable. Zone 7 shall invoice the Contractor on or

about September 1st preceding the November 1st for which the surcharge shall be due. DWR may make subsequent adjustments to its statement of charges. Accordingly, Zone 7 will make revisions to said invoice by issuing an additional invoice or refund as appropriate.

If, at some future date, the Dougherty Valley Service Area is annexed to Zone 7 and Zone 7 levies the Tax Override Charges directly on Contractor's customers in the Dougherty Valley Service Area, the aforementioned surcharge shall automatically terminate and be of no further force and effect.

6. Other Charges. Zone 7 and Contractor acknowledge and agree that from time to time there may arise a need for the imposition of additional payments to ensure that the Dougherty Valley Service Area bears all costs associated with the provision of treated water thereto under this Amendment. However, Zone 7 shall not impose upon Contractor any payments or charges not imposed upon Zone 7's Other Contractors for any purposes other than to recover costs associated with delivering water to the Dougherty Valley Service Area pursuant to this Amendment.

E. ALTERNATIVE DELIVERY METHODS

If a court of competent jurisdiction determines, in a judgment that cannot be appealed, that Zone 7 cannot participate in water delivery to the Dougherty Valley Service Area pursuant to the terms of this Amendment, Zone 7 and Contractor agree to use their best efforts to negotiate a contract, pursuant to which Zone 7 can convey water to Contractor for service to the Dougherty Valley Service Area. To limit the possibility of any interruption of service to the Dougherty Valley Service Area, either Zone 7 or Contractor may request such negotiations to commence prior to the conclusion of any such litigation. Zone 7 and Contractor agree to negotiate the contract in accordance with the principles listed below:

1. Insofar as possible, the contract shall contain all of the same terms and condition as this Amendment, except that Zone 7 would transfer to Contractor (i) ownership the 6,080 acre-feet of water entitlement, (ii) the Zone 7's rights and obligations pursuant to the Semitropic Water Storage District contract, (iii) water in storage in Semitropic, (iv) Zone 7's interest in any security instrument relating to the provision of water to the Dougherty Valley Service Area and (v) any remaining funds paid to Zone 7 by Contractor for the purpose of Zone 7 making payments to Semitropic.
2. Upon such transfer, Contractor would become solely responsible for all costs and other obligations associated with the entitlements, storage rights and service to the Dougherty Valley Service Area.
3. The parties agree to cooperate in good faith to obtain all administrative and regulatory approvals necessary for the transfer, and Contractor would pay all costs incurred by both parties in executing such a transfer.
4. Contractor would contract with Zone 7 to provide the services of water wheeling, treatment, seasonal storage and distribution through the Zone 7 system at a mutually agreeable price.
5. Contractor would not increase its use of the Main Groundwater Basin in excess of 1,400 AF of seasonal storage without the prior approval of Zone 7.
6. Contractor, upon consulting with Zone 7, would have the authority to determine the size of Semitropic Storage required for service to the Dougherty Valley Service Area.
7. Zone 7 would administer the DWR State Water Project contracts on behalf of DSRSD, as well as operations and conveyance of Semitropic Storage and the Water Entitlements.
8. Contractor will neither seek to materially alter its contractual relationship with Zone 7 nor terminate its Water Supply Contract with Zone 7 for the purposes of becoming an independent water purveyor for 30 years or until the specific termination date

contained in the existing Water Supply Contract between Zone 7 and DSRSD, whichever is longer.